

General Assembly

Raised Bill No. 5484

February Session, 2022

LCO No. 3346



Referred to Committee on PUBLIC HEALTH

Introduced by: (PH)

AN ACT CONCERNING THE DEPARTMENT OF PUBLIC HEALTH'S RECOMMENDATIONS REGARDING PRIVATE AND SEMIPUBLIC WELL TESTING.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 19a-37 of the 2022 supplement to the general
- 2 statutes is repealed and the following is substituted in lieu thereof
- 3 (*Effective October 1, 2022*):
- 4 (a) As used in this section:
- 5 (1) "Laboratory or firm" means an environmental laboratory
- 6 registered by the Department of Public Health pursuant to section 19a-
- 7 29a;
- 8 (2) "Private well" means a water supply well that meets all of the
- 9 following criteria: (A) Is not a public well; (B) supplies a residential
- 10 population of less than twenty-five persons per day; and (C) is owned
- or controlled through an easement or by the same entity that owns or
- 12 controls the building or parcel that is served by the water supply well;

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- 13 (3) "Public well" means a water supply well that supplies a public 14 water system;
- 15 (4) "Semipublic well" means a water supply well that (A) does not 16 meet the definition of a private well or public well, and (B) provides 17 water for drinking and other domestic purposes; and

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- (5) "Water supply well" means an artificial excavation constructed by any method for the purpose of obtaining or providing water for drinking or other domestic, industrial, commercial, agricultural, recreational or irrigation use, or other outdoor water use.
- 22 (b) The Commissioner of Public Health may adopt regulations, [in the 23 regulations of Connecticut state agencies] in accordance with chapter 54, 24 for the preservation of the public health pertaining to (1) protection and 25 location of new water supply wells or springs for residential or 26 nonresidential construction or for public or semipublic use, and (2) 27 inspection for compliance with the provisions of municipal regulations 28 adopted pursuant to section 22a-354p.
 - (c) (1) On and after October 1, 2022, prior to the sale, exchange, purchase or transfer of real property served by a private or semipublic well, the owner of such property shall test the water quality of such well. Such test shall be completed and the results of such test obtained by the owner not earlier than forty-five days before such sale, exchange, purchase or transfer. Such test shall include, but need not be limited to, testing for total coliform, nitrate, nitrite, sodium, chloride, iron, manganese, hardness, turbidity, pH, sulfate, apparent color, odor, lead, arsenic and uranium. The prospective buyer of such property shall pay the cost of such test.
- (2) Any laboratory or firm which conducts a water quality test on a
 private well or semipublic well shall determine if such test is being
 conducted in connection with the sale, exchange, purchase or transfer of
 real property, pursuant to subdivision (1) of this subsection.
 - (3) Any laboratory or firm which conducts a water quality test on a

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private well or semipublic well in connection with the sale, exchange, purchase or transfer of the real property shall, not later than thirty days after the completion of such test, report the results of such test to (A) the local health authority of the municipality where the property is located, and (B) the Department of Public Health in a format specified by the department.

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(4) The Commissioner of Public Health shall adopt regulations, in accordance with chapter 54, for the testing of water quality in private wells and semipublic wells. [Any laboratory or firm which conducts a water quality test on a private well serving a residential property or semipublic well shall, not later than thirty days after the completion of such test, report the results of such test to (1) the public health authority of the municipality where the property is located, and (2) the Department of Public Health in a format specified by the department, provided such report shall only be required if the party for whom the laboratory or firm conducted such test informs the laboratory or firm identified on the chain of custody documentation submitted with the test samples that the test was conducted in connection with the sale of such property. No regulation may require such a test to be conducted as a consequence or a condition of the sale, exchange, transfer, purchase or rental of the real property on which the private well or semipublic well is located.]

(d) Prior to the [sale, exchange, purchase, transfer or] rental of real property on which a private or semipublic well is located, the owner shall provide the [buyer or] tenant notice that educational material concerning private well testing is available on the Department of Public Health web site. Failure to provide such notice shall not invalidate any [sale, exchange, purchase, transfer or] rental of real property. If the [seller or] landlord provides such notice in writing, [the seller or] landlord and any real estate licensee shall be deemed to have fully satisfied any duty to notify the [buyer or] tenant that the subject real property is located in an area for which there are reasonable grounds for testing under subsection (g) or (j) of this section.

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(e) The Commissioner of Public Health shall adopt regulations, in accordance with chapter 54, to clarify the criteria under which the commissioner may issue a well permit exception and to describe the terms and conditions that shall be imposed when a well is allowed at a premises (1) that is connected to a public water supply system, or (2) whose boundary is located within two hundred feet of an approved community water supply system, measured along a street, alley or easement. Such regulations shall (A) provide for notification of the permit to the public water supplier, (B) address the quality of the water supplied from the well, the means and extent to which the well shall not be interconnected with the public water supply, the need for a physical separation, and the installation of a reduced pressure device for backflow prevention, the inspection and testing requirements of any such reduced pressure device, and (C) identify the extent and frequency of water quality testing required for the well supply.

(f) No regulation may require that a certificate of occupancy for a dwelling unit on such residential property be withheld or revoked on the basis of a water quality test performed on a private well pursuant to this section, unless such test results indicate that any maximum contaminant level applicable to public water supply systems for any contaminant listed in the regulations of Connecticut state agencies has been exceeded. No administrative agency, health district or municipal health officer may withhold or cause to be withheld such a certificate of occupancy except as provided in this section.

(g) The local director of health may require a private well or semipublic well to be tested for [arsenic,] radium, [uranium,] radon or gross alpha emitters, when there are reasonable grounds to suspect that such contaminants are present in the groundwater. For purposes of this subsection, "reasonable grounds" means (1) the existence of a geological area known to have naturally occurring [arsenic,] radium, [uranium,] radon or gross alpha emitter deposits in the bedrock; or (2) the well is located in an area in which it is known that arsenic, radium, uranium, radon or gross alpha emitters are present in the groundwater.

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(h) Except as provided in subsection (i) of this section, the collection of samples for determining the water quality of private wells and semipublic wells may be made only by (1) employees of a laboratory or firm certified or approved by the Department of Public Health to test drinking water, if such employees have been trained in sample collection techniques, (2) certified water operators, (3) local health departments and state employees trained in sample collection techniques, or (4) individuals with training and experience that the Department of Public Health deems sufficient.

- (i) Any owner of a residential construction, including, but not limited to, a homeowner, on which a private well is located or any general contractor of a new residential construction on which a private well is located may collect samples of well water for submission to a laboratory or firm for the purposes of testing water quality pursuant to this section, provided (1) such laboratory or firm has provided instructions to said owner or general contractor on how to collect such samples, and (2) such owner or general contractor is identified to the subsequent owner on a form to be prescribed by the Department of Public Health. No regulation may prohibit or impede such collection or analysis.
- (j) The local director of health may require private wells and semipublic wells to be tested for pesticides, herbicides or organic chemicals when there are reasonable grounds to suspect that any such contaminants might be present in the groundwater. For purposes of this subsection, "reasonable grounds" means (1) the presence of nitratenitrogen in the groundwater at a concentration greater than ten milligrams per liter, or (2) that the private well or semipublic well is located on land, or in proximity to land, associated with the past or present production, storage, use or disposal of organic chemicals as identified in any public record.
- (k) Any water transported in bulk by any means to a premises currently supplied by a private well or semipublic well where the water is to be used for purposes of drinking or domestic use shall be provided by a bulk water hauler licensed pursuant to section 20-278h. No bulk

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water hauler shall deliver water without first notifying the owner of the premises of such delivery. Bulk water hauling to a premises currently supplied by a private well or semipublic well shall be permitted only as a temporary measure to alleviate a water supply shortage.

(l) On and after October 1, 2022, the owner of each newly constructed private well or semipublic well shall test the water quality of such well. Such test shall include, but need not be limited to, testing for total coliform, nitrate, nitrite, sodium, chloride, iron, manganese, hardness, turbidity, pH, sulfate, apparent color, odor, lead, arsenic and uranium. The results of such test shall be reported in accordance with the provisions of section 19-13-B101 of the regulations of Connecticut state agencies.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2022	19a-37

Statement of Purpose:

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To (1) require water quality testing of private or semipublic wells prior to the sale, exchange, purchase or transfer of real property and reporting of such test results to the local health authority and Department of Public Health, (2) eliminate arsenic and uranium from the list of contaminants for which a local director of health may require a private well or semipublic well be tested, and (3) require water quality testing for newly constructed private and semipublic wells.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

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